Thurman

cost us \$15 billion if we bought 20 more B-2's at a rate of 3 per year.

We cannot commit to this kind of spending and balance the budget. Vote "no" on the conference report.

Mr. SMITH of Washington. Mr. Speaker, I rise today in support of this conference report, although I have serious reservations regarding one key provision. I am particularly concerned about the deletion of language from the earlier conference report limiting the President's ability to place U.S. troops under operational control of the United Nations [UN] until the President certifies to Congress that it is in the national security of the United States to do so.

It is unfortunate that the President chose to veto the entire defense bill over a common sense provision overwhelmingly supported by the American people. Later this year, I will be working with colleagues on separate legislation to incorporate this provision limiting U.N. command and control. I hope to see the day that our soldiers will no longer be put in harm's way under a flag of a foreign country, without their support.

However, I strongly support the provisions in this bill that finally resolves the COLA disparity between military retirees and Federal civilian retirees imposed by the Budget Reconciliation Act of 1993. This is great news to thousands of military Washington retirees who feel the same inflationary pressures as Federal civilian retirees

Mr. TORKILDSEN. Mr. Speaker, as a member of the National Security Committee, I want the record to reflect my support for the fiscal year 1996 DOD authorization act. While I do not support every provision in this conference report, on balance it moves our military and our country in the right direction.

At a time when thousands of American men and women are deployed abroad in various peacekeeping and humanitarian missions, we must provide them with the support they need and deserve. This authorization includes improvements in basic pay allowances for military personnel, and cost of living adjustments for military retirees. It includes family housing units for Hanscom Air Force Base in Massachusetts to enhance the quality of life for military personnel and their families. It retains a commitment to the successful and battle-tested F/A-18 program and the Black Hawk helicopter program. It also contains language I authored to name a Navy ship after congressional medal of honor recipient Joe Vittori of Beverly, Massachusetts.

I would like to note, for the record, my opposition to the provision in this bill authorizing additional B–2 bombers, and language to promote a social agenda within our military. In committee, and on the House floor, I opposed the measure to ban all abortions in military hospitals and the proposal to terminate any Defense Department employee who tests positive for HIV. The Defense Department is capable of supervising and implementing its own personnel policies without unnecessary congressional intervention.

I voted for the DOD authorization conference report on December 15, when it passed the House the first time. I hope this important legislation will proceed through Congress as soon as possible and the President will sign it into law.

Mr. SPENCE. Mr. Speaker, I yield back the balance of my time, and I move the previous question on the conference report.

The previous question was ordered. The SPEAKER pro tempore. The question is on the conference report.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. DELLUMS. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Evidently a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 287, nays 129, not voting 17, as follows:

## [Roll No. 16]

### YEAS-287

Abercrombie Doolittle Kasich Dornan Kellv Allard Dreier Kennedy (RI) Kennelly Andrews Dunn Edwards Kildee Archer Ehrlich Kim Armey Bachus Emerson King English Baesler Kingston Baker (CA) Everett Knollenberg Baker (LA) Ewing Kolbe Baldacci Fawell LaHood Largent Latham Ballenger Fazio Fields (LA) Barcia Fields (TX) LaTourette Barr Barrett (NE) Flanagan Laughlin Barton Foley Lazio Bass Forbes Leach Bateman Ford Lewis (CA) Fowler Lewis (KY) Bentsen Bereuter Fox Lightfoot Franks (CT) Bevill Linder Lipinski Bilbray Frelinghuysen Bilirakis Frisa Livingston Bishop Frost Longley Funderburk Lucas Boehner Gallegly Manton Gekas Manzullo Bonilla Gephardt Boucher Geren Mascara Gilchrest Brewster McCollum Browder Gillmor McCrery Brown (FL) Gilman McDade Brownback Gonzalez McHale Bryant (TN) McHugh Goodlatte Bunn Goodling McIntosh Bunning McKeon Goss Graham McNulty Burton Green Meek Metcalf Greenwood Buyer Hall (OH) Hall (TX) Callahan Meyers Calvert Mica Miller (FL) Campbell Hamilton Canady Hancock Mink Molinari Castle Hansen Chambliss Harman Mollohan Christensen Hastert Montgomery Hastings (FL) Moorhead Clayton Clinger Hastings (WA) Moran Clyburn Hayes Murtha Hayworth Coble Mvers Hefley Myrick Coburn Coleman Hefner Neal Collins (GA) Heineman Nethercutt Herger Ney Cooley Hilleary Norwood Costello Hobson Nussle Hoke Ortiz Holden Cramer Orton Packard Horn Crane Crapo Hostettler Parker Cremeans Houghton Pastor Cubin Hoyer Paxon Payne (VA) Cunningham Hunter Peterson (FL) Hutchinson Danner Davis Hyde Pickett de la Garza Inglis Pombo Deal Istook Pomeroy DeLauro Jefferson Porter DeLay Diaz-Balart Johnson (CT) Portman Johnson (SD) Poshard Dickey Johnson, E. B. Pryce Dicks Johnson, Sam Quillen Jones Quinn Dooley

Radanovich Regula Richardson Riggs Roberts Rogers Rohrabacher Ros-Lehtinen Roth Salmon Sanford Sawyer Saxton Scarborough Schaefer Schiff Scott Seastrand Shadegg Shaw Shuster Sisisky Skeen

Skelton Smith (NJ) Smith (TX) Smith (WA) Solomon Souder Spence Spratt Stearns Stenholm Stockman Stump Talent Tanner Tate Tauzin Taylor (MS) Taylor (NC) Tejeda Thomas Thompson Thornberry Thornton

Tiahrt Torres Traficant Visclosky Volkmer Vucanovich Waldholtz Walker Walsh Wamp Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Wicker Wilson Wolf Young (FL) Zeliff

Oberstar

#### NAYS-129

Barrett (WI) Gordon Bartlett Gunderson Becerra Gutierrez Beilenson Gutknecht Blute Hilliard Bonior Hinchev Borski Hoekstra Brown (CA) Jackson (IL) Jackson-Lee Brown (OH) (TX) Camp Jacobs Cardin Chabot Johnston Chrysler Kaniorski Clay Collins (IL) Kaptur Kennedy (MA) Collins (MI) Kleczka Condit Klink Conyers Klug Coyne DeFazio LaFalce Lantos Dellums Levin Lewis (GA) Deutsch Dingell Lincoln LoBiondo Doggett Lofgren Doyle Lowey Duncan Luther Durbin Maloney Ehlers Markey Engel Martini Ensign Matsui Eshoo McCarthy Evans McDermott Farr McInnis Fattah McKinney Filner Meehan Flake Menendez Foglietta Mfume Miller (CA) Frank (MA) Franks (NJ) Minge Moakley Furse Ganske Morella

Obey Olver Pallone Payne (NJ) Pelosi Peterson (MN) Petri Rahall Ramstad Reed Rivers Roemer Roukema Roybal-Allard Royce Rush Sabo Sanders Schroeder Schumer Sensenbrenner Serrano Shavs Skaggs Slaughter Stark Stokes Studds Stupak Torricelli Upton Velazquez Vento Watt (NC) Williams Wise Woolsey Wvnn Yates 7.immer

### NOT VOTING-17

Nadler

Neumann

Berman Boehlert Bryant (TX) Chapman Chenoweth Clement

Geidenson

Gibbons

Oxley Ward
Rangel Water
Rose Waxn
Smith (MI) Wyde
Torkildsen Youn

Waters Waxman Wyden Young (AK)

### □ 1514

Ms. RIVERS and Mr. SHAYS changed their vote from "yea" to "nay." Mr. JOHNSON of South Dakota

changed his vote from "nay" to "yea."

So the conference report was agreed

So the conference report was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

### □ 1515

### GENERAL LEAVE

Mr. SPENCE. Mr. Speaker, I ask unanimous consent that all Members

may have 5 legislative days in which to revise and extend their remarks on the conference report just adopted.

The SPEAKER pro tempore (Mr. COMBEST). Is there objection to the request of the gentleman from South Carolina?

There was no objection.

# REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 2072

Mr. HERGER. Mr. Speaker, I ask unanimous consent that my name be removed as a cosponsor of H.R. 2072.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

### PERSONAL EXPLANATION

Mr. FILNER. Mr. Speaker, I regret that I was unable to be present for two recent rollcall votes. Had I about been present on rollcall vote No. 11, I would have voted "no." On rollcall vote No. 12, I would have voted "yes."

### PERSONAL EXPLANATION

Mr. RANGEL. Mr. Speaker, due to the Chair closing out the vote, a number of Members of the House have not been able to register their vote. Had the Chair not closed it out, I would have voted "no" on the conference report on S. 1124.

### PERSONAL EXPLANATION

Mr. BOEHLERT. Mr. Speaker, I was on the elevator over there and a whole group of us that were in the elevator were not able to vote because the vote was closed out.

Had I been here and allowed to vote, I would have voted "aye" on the conference report on S. 1124.

### PERSONAL EXPLANATION

Mr. CLEMENT. Mr. Speaker, I also was on the elevator, detained, did not get to vote. If I had been here, I would have voted "yes" on the conference report on S. 1124.

### PERSONAL EXPLANATION

Mr. TOWNS. Mr. Speaker, I was on the elevator when the elevator was stuck. Of course, if I had been here, I would have voted "no" on the conference report on S. 1124.

### PERSONAL EXPLANATION

Mrs. CHENOWETH. Mr. Speaker, on rollcall No. 16, I was unable to cast a timely vote because I was in traffic en route to the capitol. I missed the vote on the Conference Report on Department of Defense Authorization. Had I been present, I would have voted "yes."

PRIVILEGES OF THE HOUSE—PROTECTING CREDITWORTHINESS OF UNITED STATES, AVOIDING DEFAULT, AND AVERTING ANOTHER GOVERNMENT SHUTDOWN

Mr. DOGGETT. Mr. Speaker, I rise to a question of the privileges of the House and offer a resolution which the gentleman from Texas [Mr. Bentsen] and I noticed pursuant to rule IX yesterday.

The SPEAKER pro tempore. The Clerk will report the resolution.

The Clerk read the resolution, as follows:

Whereas the inability of the House to pass an adjustment in the public debt limit unburdened by the unrelated political agenda of either party, an adjustment to maintain the creditworthiness of the United States and to avoid disruption of interest rates and the financial markets, brings discredit upon the House:

Whereas the inability of the House to pass a clean resolution to continue normal governmental operations so as to end the abuse of American citizens and their hard-earned dollars, Federal employees, private businesses who perform work for the Federal government, and those who rely upon Federal services as a bargaining tactic to gain political advantage in the budget negotiations, brings discredit upon the House;

Whereas previous inaction of the House has already cost the American taxpayer about \$1.5 billion in wasteful government shutdown costs, reduced the productivity and responsiveness of Federal agencies and caused untold human suffering:

told human suffering;
Whereas the failure of the House of Representatives to adjust the Federal debt limit and keep the Nation from default or to act on legislation to avert another Government shutdown impairs the dignity of the House, the integrity of its proceedings and the esteem the public holds for the House: Now, therefore, be it

Resolved, That upon the adoption of this resolution the enrolling clerk of the House of Representatives shall prepare an engrossment of the bill, H.R. 2862, and the joint resolution, H.J. Res. 157. The vote by which this resolution is adopted by the House shall be deemed to have been a vote in favor of such bill and a vote in favor of such joint resolution upon final passage in the House of Representatives. Upon engrossment of the bill and the joint resolution, each shall be deemed to have passed the House of Representatives and been duly certified and examined; the engrossed copies shall be signed by the Clerk and transmitted to the Senate for further legislative action; and (upon final passage by both Houses) the bill and the joint resolution shall be signed by the presiding officers of both Houses and presented to the President for his signature (and otherwise treated for all purposes) in the manner provided for bills and joint resolutions gen-

The SPEAKER pro tempore. Does the gentleman from Texas [Mr. DOGGETT] wish to be heard on whether the resolution presents a question of privilege under rule IX?

Mr. DOGGETT. Yes, Mr. Speaker, very briefly, I do. I think there are only one or two other speakers that would ask to be heard on this.

The SPEAKER pro tempore. The Chair recognizes the gentleman from Texas [Mr. DOGGETT].

Mr. DOGGETT. Mr. Speaker, this motion raises most directly a question

of privileges of the House. True, the particulars of this motion concern the credit worthiness of the United States, something in which every American has a stake, particularly those with a variable mortgage, a car loan, a credit card balance, or whoever want to take out alone.

But, Mr. Speaker, what could more directly jeopardize the integrity of our proceedings here in the House of Representatives than misconduct, than tampering with the fiscal integrity of the United States?

Those who say we can live with financial anarchy would imperil both the dignity of this House and the hopes of millions of Americans for economic dignity. Indicative of this threat to the integrity of the House is the warning against a politically motivated default by six former Treasury secretaries, both Republicans and Democrats, who have expressed in their words their profound concern about the threat of default.

The very idea that Uncle Sam would tell anyone who holds a Treasury bill or a Treasury bond, sorry, we do not want to pay, is not revolutionary, it is simply lunacy. The full faith and credit of the United States is not anything to be trifled with. If there are Members of this body who are willing to mess up the credit rating of the United States, let them mess up their own credit rating, not that of the American people who they are sworn to serve.

When the Secretary of Treasury, Mr. Rubin, assures us that default is upon us, when he is compelled to undertake extraordinary measures to defer temporarily that default and only faces in return the threat of impeachment in this House, the dignity of this House is jeopardized. When we hear a declaration that "I do not care if we have no executive offices and no bonds for 60 days, not this time," the financial integrity of our country and the integrity and esteem with which the public holds this House is severely jeopardized. I refer, of course, to the words of the Speaker of the House, NEWT GING-RICH.

This motion and an ability to take up a clean resolution to adjust the debt limit before we run into financial ruin later this month would do something to undo the damage that has already occurred.

The SPEAKER pro tempore. Are there other Members who wish to be heard on the question of whether the resolution presents a question of privilege?

Mr. SOLOMON. Mr. Speaker, I move to lay the motion on the table.

The SPEAKER pro tempore. The Chair is attempting to ascertain whether or not the motion is privileged.

Mr. SOLOMON. Mr. Speaker, I will withhold my motion.

The SPEAKER pro tempore. The Chair is hearing discussion on that at this time.

Mr. SOLOMON. Mr. Speaker, I withdraw my motion temporarily.